

IN THE COURT OF APPEALS OF THE STATE OF ALASKA

CAMERON DEREK PHILLIPS,

Appellant,

v.

STATE OF ALASKA,

Appellee.

Court of Appeals No. A-13669

Trial Case No. 4BE-20-00396CR

**NOTICE REGARDING COURT'S ORDER FOR EXPEDITED CONSIDERATION
AND STATE'S CONCESSION OF ERROR**

VRA AND APP. R. 513.5 CERTIFICATION

I certify that this document and its attachments do not contain (1) the name of a victim of a sexual offense listed in AS 12.61.140 or (2) a residence or business address or telephone number of a victim of or witness to any offense unless it is an address used to identify the place of the crime or it is an address or telephone number in a transcript of a court proceeding and disclosure of the information was ordered by the court. I further certify, pursuant to App. R. 513, that the font used in this document is Arial 12.5 point.

On August 21, 2020, this Court granted a motion by Mr. Phillips to expedite his appeal and ordered an shortened briefing schedule. The State and Mr. Phillips have now completed briefing ahead of schedule.

In its brief, the State's conceded Mr. Phillips's first point on appeal: that his convictions should be reversed because he was inadequately advised before he waived his right to counsel. [Ae. Brief 7-9] Mr. Phillips notifies this Court of the State's concession so as to further expedite his appeal by remanding the case, after it independently reviews the record to ensure the State's concession on this point is well-founded.¹

¹ *Marks v. State*, 496 P.2d 66 (Alaska 1972).

ALASKA PUBLIC DEFENDER AGENCY

DATE 9/17/2020

/s/ Evan Chyun

EVAN CHYUN (1205032)

ASSISTANT PUBLIC DEFENDER

I certify that on September 17, 2020 a copy of this document and its attachments was emailed to:
Donald Soderstrom

By: SM